

House of Representatives State of Utah

UTAH STATE CAPITOL COMPLEX • 350 STATE CAPITOL P.O. BOX 145030 • SALT LAKE CITY, UTAH 84114-5030 • (801) 538-1029

NOTICE OF BILL RETURNED TO RULES COMMITTEE

March 2, 2011

Madam Speaker:

With committee review the Education Committee has returned **H.B. 123**, K-12 EDUCATION AMENDMENTS, by Representative K. Sumsion, to the Rules Committee without recommendation with the following amendments:

- 1. Page 1, Line 9:
 - 9 This bill modifies the funding { and governance} of public schools.
- 2. Page 1, Line 12:
 - 12 {→ reduces the term of local school board members from four years to two years; }
- 3. Page 1, Lines 23 through 26:
 - 23 { 20A-1-511, as last amended by Laws of Utah 1994, Chapter 108
 - 24 20A-14-201, as last amended by Laws of Utah 2007, Chapter 215
 - 25 20A-14-202, as last amended by Laws of Utah 2008, Chapter 8
 - 26 **20A-14-203**, as enacted by Laws of Utah 1995, Chapter 1
- 4. Page 4, Line 107 through Page 8, Line 243:
 - 107 { Section 1. Section 20A-1-511 is amended to read:
 - 108 20A-1-511. Midterm vacancies on local school boards.
 - 109 (1) (a) A local school board shall fill vacancies on the board by appointment[, except as
 - 110 otherwise provided in Subsection (2)].
 - 111 (b) If the board fails to make an appointment within 30 days after a vacancy







	occurs, the
112	county legislative body, or municipal legislative body in a city district, shall fill the
	vacancy by
113	appointment.
114	(c) A member appointed and qualified under this subsection shall serve until a
115	successor is elected or appointed and qualified.
116	[(2) (a) A vacancy on the board shall be filled by an interim appointment,
	followed by
117	an election to fill a two-year term if:]
118	[(i) the vacancy on the board occurs, or a letter of resignation is received by the
	board,
119	at least 14 days before the deadline for filing a declaration of candidacy; and]
120	[(ii) two years of the vacated term will remain after the first Monday of January
121	following the next school board election.]
122	[(b) Members elected under this subsection shall serve for the remaining two
	years of
123	the vacated term and until a successor is elected and qualified.]
124	[(3)] (2) Before appointing a person to fill a vacancy under this section, the local
125	school board shall:
126	(a) give public notice of the vacancy at least two weeks before the local school
	board
127	meets to fill the vacancy; and
128	(b) identify, in the notice:
129	(i) the date, time, and place of the meeting where the vacancy will be filled; and
130	(ii) the person to whom a person interested in being appointed to fill the vacancy
	may
131	submit his name for consideration and any deadline for submitting it.
132	Section 2. Section 20A-14-201 is amended to read:
133	20A-14-201. Boards of education School board districts Creation
134	Reapportionment.
135	(1) (a) The county legislative body, for local school districts whose boundaries
136	encompass more than a single municipality, and the municipal legislative body, for
	school
137	districts contained completely within a municipality, shall divide the local school







	district into
138	local school board districts as required under [Subsection 20A-14-202(1)(a)] Section
139	20A-14-202.
140	(b) The county and municipal legislative bodies shall divide the school district so
	that
141	the local school board districts are substantially equal in population and are as
	contiguous and
142	compact as practicable.
143	(2) (a) County and municipal legislative bodies shall reapportion district
	boundaries to
144	meet the population, compactness, and contiguity requirements of this section:
145	(i) at least once every 10 years;
146	(ii) if a new district is created:
147	(A) within 45 days after the canvass of an election at which voters approve the
	creation
148	of a new district; and
149	(B) at least 60 days before the candidate filing deadline for a school board
	election;
150	(iii) whenever districts are consolidated;
151	(iv) whenever a district loses more than 20% of the population of the entire
	school
152	district to another district;
153	(v) whenever a district loses more than 50% of the population of a local school
	board
154	district to another district;
155	(vi) whenever a district receives new residents equal to at least 20% of the
	population
156	of the district at the time of the last reapportionment because of a transfer of territory
	from
157	another district; and
158	(vii) whenever it is necessary to increase the membership of a board from five to
	seven
159	members as a result of changes in student membership under Section 20A-14-202.
160	(b) If a school district receives territory containing less than 20% of the







population of **161** the transferee district at the time of the last reapportionment, the local school board may assign **162** the new territory to one or more existing school board districts. **163** (3) (a) Reapportionment does not affect the right of any school board member to **164** complete the term for which the member was elected. 165 (b) (i) After reapportionment, representation in a local school board district shall be 166 determined as provided in this Subsection (3). **167** (ii) If only one board member whose term extends beyond reapportionment lives within a reapportioned local school board district, that board member shall represent 168 that local 169 school board district. 170 (iii) (A) If two or more members whose terms extend beyond reapportionment 171 within a reapportioned local school board district, the members involved shall select 172 member by lot to represent the local school board district. **173** (B) The other members shall serve at-large for the remainder of their terms. 174 (C) The at-large board members shall serve in addition to the designated number of 175 board members for the board in question for the remainder of their terms. **176** (iv) If there is no board member living within a local school board district whose term **177** extends beyond reapportionment, the seat shall be treated as vacant and filled as provided in **178** this part. 179 [(4) (a) If, before an election affected by reapportionment, the county or **municipal 180** legislative body that conducted the reapportionment determines that one or more members 181 must be elected to terms of two years to meet this part's requirements for staggered terms, the



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legislative body shall determine by lot which of the reapportioned local school board



	districts
183	will elect members to two-year terms and which will elect members to four-year
	terms.]
184	[(b) All subsequent elections are for four-year terms.]
185	[(5)] (4) Within 10 days after any local school board district boundary change,
	the
186	county or municipal legislative body making the change shall send an accurate map
	or plat of
187	the boundary change to the Automated Geographic Reference Center created under
	Section
188	63F-1-506.
189	Section 3. Section 20A-14-202 is amended to read:
190	
191	Qualifications Avoiding conflicts of interest.
192	(1) (a) Except as provided in Subsection (1)(b), the board of education of a school
193	district with a student population of up to 24,000 students shall consist of five
	members.
194	(b) The board of education of a school district with a student population of more
	than
195	10,000 students but fewer than 24,000 students shall increase from five to seven
	members
196	beginning with the 2004 regular general election.
197	(c) The board of education of a school district with a student population of
	24,000 or
198	more students shall consist of seven members.
199	(d) Student population is based on the October 1 student count submitted by
	districts to
200	the State Office of Education.
201	(e) If the number of members of a local school board is required to change under
202	Subsection (1)(b), the board shall be reapportioned and elections conducted as
	provided in
203	Sections 20A-14-201 and 20A-14-203.
204	(f) A school district which now has or increases to a seven-member board shall
205	maintain a seven-member board regardless of subsequent changes in student







	population.
206	(g) [(i)] Members of a local board of education shall be elected at each regular
	general
207	election.
208	[(ii) Except as provided in Subsection (1)(g)(iii), no more than three members of
	a
209	local board of education may be elected to a five-member board, nor more than four
	members
210	elected to a seven-member board, in any election year.]
211	[(iii) More than three members of a local board of education may be elected to a
212	five-member board and more than four members elected to a seven-member board in
	any
213	election year only when required by reapportionment or to fill a vacancy or to
	implement
214	Subsection (1)(b).]
215	(h) One member of the local board of education shall be elected from each local
	school
216	board district.
217	(2) (a) For an election held after the 2008 general election, a person seeking
	election to
218	a local school board must have been a resident of the local school board district in
	which the
219	person is seeking election for at least one year as of the date of the election.
220	(b) A person who has resided within the local school board district, as the
	boundaries
221	of the district exist on the date of the election, for one year immediately preceding the
	date of
222	the election shall be considered to have met the requirements of this Subsection (2).
223	(3) A member of a local school board shall:
224	(a) be and remain a registered voter in the local school board district from
	which the
225	member is elected or appointed; and
226	(b) maintain the member's primary residence within the local school board
	district from







- which the member is elected or appointed during the member's term of office.
- 228 (4) A member of a local school board may not, during the member's term in office, also
- 229 serve as an employee of that board.
- 230 Section 4. Section 20A-14-203 is amended to read:
- 231 20A-14-203. Becoming a member of a local board of education -- Declaration of
- 232 candidacy -- Election.
- 233 (1) An individual may become a candidate for a local school board by filing a
- 234 declaration of candidacy with the county clerk and paying the fee as required by Section
- 235 20A-9-202.
- 236 (2) (a) The term of office for an individual elected to a local board of education before
- 237 <u>January 1, 2012</u>, is four years, beginning on the first Monday in January after the election.
- 238 (b) The term of office for an individual elected to a local board of education after
- 239 <u>January 1, 2012, is two years, beginning on the first Monday in January after the election.</u>
- 240 [(b)] (c) A member of a local board of education shall serve until a successor is elected
- 241 or appointed and qualified.
- 242 [(c)] (d) A member of a local board of education is "qualified" when the member takes
- 243 or signs the constitutional oath of office.

Respectfully,

Bill Wright Committee Chair

Voting: --

14 HB0123.HC1.WPD 3/3/11 9:20 am /CCS AOS/CCS

Bill Number

Action Class

Action Code